

MICHAEL H. SPORN
ATTORNEY AT LAW

(212) 791-1200
mhsporn@gmail.com

299 BROADWAY
NEW YORK, NEW YORK 10007

42-40 BELL BOULEVARD
BAYSIDE, NEW YORK 11361

May 6, 2022

Application granted.

SO ORDERED.



NAOMI REICE BUCHWALD

UNITED STATES DISTRICT JUDGE

Re: United States v. Joshua Steed
Ind. No. 20 Cr 567 (NRB)

Dated: May 6, 2022
New York, N.Y.

Dear Judge Buchwald:

This letter is respectfully submitted to request that Mr. Steed's conditions of release be modified by replacing home detention with a curfew. Monitoring would remain in place. For three months now, he already has been leaving his residence, with the Court's consent and under pre-trial supervision, in order to go to work four days a week providing custodial services at a gym from 7 a.m. to 1 p.m. He also has been going to a program once a week and taking classes twice a week after work in preparation for a GED test that he anticipates taking later this month. Apparently there have been no incidents or issues leaving his residence for these purposes. At this point, Pre-Trial has no objection to this requested modification. The government defers to Pre-Trial. Thank you for your consideration of this matter.

Respectfully submitted,

Michael
Sporn

Digitally signed by Michael Sporn
DN: cn=Michael Sporn, o, ou,
email=mhsporn@gmail.com, c=US
Date: 2022.05.06 10:23:22 -0400

Michael H. Sporn

MHS/ss

Cc: Thomas Burnett, Esq.
Joshua Richman, P.T.S.O.